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15 **UNITED STATES DISTRICT COURT**
DISTRICT OF NEVADA

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17 UNITED STATES OF AMERICA,

18 Plaintiff,

19 vs.

20 SHA-RON HAINES,

21 Defendant.

22 Case No. 2:14-cr-00264-APG-VCF

23 GOVERNMENT'S MOTION FOR
LEAVE TO DISCLOSE THE
PRESENTENCE INVESTIGATION
REPORT TO COUNSEL FOR
DEFENDANT HAINES

24 **ORDER**

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26 The United States of America, by and through Steven W. Myhre, Acting
27 United States Attorney, and Cristina D. Silva and Richard Anthony Lopez, Assistant
28 United States Attorneys, respectfully moves this Honorable Court for an Order
29 permitting disclosure of the Presentence Investigation Report for Defendant Sha-ron
30 Haines to Andrea Luem, Esq., who represents the Defendant in Case No. 2:16-cr-
31 00137-JAD-GWF.

1 While awaiting trial in the above-captioned case, the Defendant is alleged to
2 have assaulted a detention officer at the Nevada Southern Detention Center in
3 Pahrump, Nevada. As a result, a Federal Grand Jury charged the Defendant with
4 assaulting a federal officer in Case No. 2:16-cr-00137-JAD-GWF (“the assault case”).

5 The Defendant’s counsel in the above-captioned case, Karen Connelly, Esq.,
6 also represented him in the assault case until April 24, 2017. On that date, Judge
7 Dorsey granted Ms. Connelly’s Motion to Withdraw as Counsel and appointed
8 Andrea Luem as counsel for the Defendant. (ECF 37 in Case No. 2:16-cr-00137.)

9 In order to advise her client in the assault case, Ms. Luem would like access
10 to the Presentence Investigation Report (PSR) for the Defendant that the Probation
11 Office prepared in this case. That PSR contains a detailed description of the
12 Defendant’s criminal history that will allow Ms. Luem to advise the Defendant of his
13 sentencing exposure. As the PSR itself notes, “redisclosure of the presentence
14 investigation report is prohibited without the consent of the sentencing judge.” (PSR
15 at 3.) For that reason, the Government requests an Order from the Court permitting
16 the Probation Office to provide a copy of the PSR from this case to the Defendant’s
17 counsel in the assault case.

18 The Probation Office joins in this request, as preparation of a pre-plea PSR in
19 the assault case would duplicate the efforts the Probation Office already put into

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1 preparing the PSR in this case. Andrea Luem, the Defendant's counsel in the assault
2 case, also joins this request.

3 DATED this 2nd day of June, 2017.

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5 Respectfully submitted,
STEVEN W. MYHRE
Acting United States Attorney

6 /s/ Richard Anthony Lopez
7 CRISTINA D. SILVA
8 RICHARD ANTHONY LOPEZ
9 Assistant United States Attorneys

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UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

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UNITED STATES OF AMERICA,

Plaintiff,

VS.

SHA-RON HAINES,

Defendant.

Case No. 2:14-cr-00264-APG-VCF

ORDER

Based on the pending Motion of the Government, and good cause appearing therefor,

IT IS HEREBY ORDERED that the Probation Office may disclose the Presentence Investigation Report prepared in this case for Sha-ron Haines to counsel of record for Defendant Sha-ron Haines in Case No. 2:16-cr-00137-JAD-GWF.

Dated: June 2, 2017,

ANDREW P. GORDON
UNITED STATES DISTRICT JUDGE